REMARKS/ARGUMENTS

The claims have been amended in a sincere attempt to place the case in immediate condition for allowance. The claims before the Examiner remain Claims 1-5 and 7-12.

The indication that Claims 2-5 and 7 contain allowable subject matter is noted. Changes have been made in other claims to place all pending claims in condition for allowance.

Claims 10 and 11 were objected to under 37 C.F.R. § 1.75(c) as in improper form.

Claim 10 has been amended so that it depends from one claim only and now contains text from independent Claim 1 as revised. The objection should be withdrawn.

The rejection of Claims 1 and 8-11 under the second paragraph of 35 U.S.C. § 112 as indefinite is believed overcome by the present Amendment. The proper indication of the carbon atom range for the cycloalkyl group mentioned at line 15 of Claim 1 has been corrected.

Claims 8 and 9 were said to be vague; the Examiner said it was not clear to what polymer the claims referred. Claim 8 now specifies that the polymer is one "obtained from component B" and therefore includes polymers formed of any of a) to d).

Claim 10 as amended is believed proper. The claim now calls for "curing said composition, where before curing said composition optionally may be oriented." Orientation of the cholesterol component can have taken place, especially in circumstances where the composition is applied in a printing process or in a process where the composition is applied under a certain pressure and in a direction parallel to the surface of the substrate.

Claim 11 has not been changed. The first portion of the claim refers to "polymerizing" while the crosslinking is that of "said at least one cholesteric crosslinkable polymer." Thus the claim as it reads is proper and the rejection should be withdrawn.

Application No. 10/518,711

Reply to Office Action of November 9, 2006

Should the Examiner, after further assessment of claim 11, believe that the claim should read

differently, he is asked to contact the undersigned.

The Examiner is thanked for acknowledging receipt of a copy of the certified copy of

the priority document from the International Bureau and for listing references submitted with

an Information Disclosure Statement.

In view of the foregoing revisions and remarks, it is respectfully submitted that the

application is in immediate condition for allowance and a USPTO paper to those ends is

earnestly solicited. The Examiner is requested to telephone the undersigned if additional

changes are required in the case prior to allowance.

Respectfully submitted,

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